

PATENT

Docket No.	A-169	
DOCKEL NO.	<u> </u>	

Commissioner of Patents and Trademarks
Washington, D.C. 20231

Wasiiiigu	JN, D.O. 2023 I
	NEW APPLICATION TRANSMITTAL
Transmitte	d herewith for filing is the patent application of
Inventor(s)	Keith E. Langley, Yves A. DeClerck, Thomas C. Boone
WARNING	3: Patent must be applied for in the name(s) of all of the actual inventor(s). 37 CFR 1.41(a) and 1.53(b).
For (title):	METALLOPROTEINASE INHIBITOR
	of Application v application is for a(n) (check one applicable item below):
X X	Original
, T	Design .
	Plant
WARNING	Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. 371(c)(4) unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
	one of the following 3 items apply then complete and attach ADDED PAGES FOR NEW APPLICA- ION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED.
	Divisional
	Continuation
XX	Continuation-in-part (CIP)
	CERTIFICATION UNDER 37 CFR 1.10
deposited wi	ify that this New Application Transmittal and the documents referred to as enclosed therein are being the United States Postal Service on this date $3/29/90$ in an envelope Mail Post Office to Addressee" Mailing Label Number 8157987731 addressed nissioner of Patents and Trademarks, Washington, D.C. 20231.
	Normal Murphy
	(Type or print name of person mailing paper)

NOTE: Each paper or fee referred to as enclosed herein has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

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(Signature of person mailing paper)

z. Dene	nt of Prior U.S. Application(s) (35 USC 120)
· t	I the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent ase, or where the parent case is an International Application which designated the U.S., then check he following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
<i>□</i>	The new application being transmitted claims the benefit of prior U.S. application(s) and enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
	rs Enclosed Which Are Required For Filing Date Under 37 CFR 1.53(b) (Reg- 7 CFR 1.153 (Design) Application
<u>76</u> P	ages of specification
5_P	ages of claims
	ages of Abstract
19 s	heets of drawing
	formal
	informal
WARNING	2: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. Comments on proposed new 37 CFR 1.84. Notice of March 9, 1988 (1990 O.G. 57-62).
n P e fe	Identifying indicia such as the serial number, group and unit, title of the invention, attorney's docket umber, inventor's name, number of sheets, etc., not to exceed 2¾ inches (7.0 cm.) in width may be laced in a centered location between the side edges within three fourths inch (19.1 mm.) of the top dge. Either this marking technique on the front of the drawing or the placement, although not pre-tered, of this information and the title of the invention on the back of the drawings is acceptable." Pro-osed 37 CFR 1.84(1). Notice of March 9, 1988 (1090 O.G. 57-62).
. Addit	onal papers enclosed
	Preliminary Amendment
	Information Disclosure Statement
	Form PTO-1449
	Citations
	Declaration of Biological Deposit
	Authorization of Attorney(s) to Accept and Follow Instructions from Representative
	Special Comments
	Other

5. Dec	iaratic	on or oath
(X] End	closed
	exe	ecuted by (check all applicable boxes)
		inventor(s).
		legal representative of inventor(s). 37 CFR 1.42 or 1.43
		joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
		this is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item 13 below for fee.
] No	t Enclosed.
WARNI	is to pa	There the filing is a completion in the U.S. of an International Application but where a declaration not available or where the completion of the U.S. application contains subject matter in addition the International Application the application may be treated as a continuation or continuation-in- art, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL THERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.
		Application is made by a person authorized under 37 CFR 1.41(c) on behalf of all the above named inventor(s). The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently.
Note:	It is imp	ortant that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).
		Showing that the filing is authorized. (Not required unless called into question. 37 CFR 1.41(d).
		hip Statement
WARNI	0	the named inventors are each not the inventors of all the claims an explanation, including the wnership of the various claims at the time the last claimed invention was made, should be sub- litted.
The in	vento	rship for all the claims in this application are:
ΙX] ₍ The	e same
~		or
		e not the same. An explanation, including the ownership of the various claims the time the last claimed invention was made,
		is submitted.
		will be submitted.
7. Lan	guage	
NOTE:	verifie require	plication including a signed oath or declaration may be filed in a language other than English. A d English translation of the non-English language application and the processing fee of \$30.00 ad by 37 CFR 1.17(k) is required to be filed with the application or within such time as may be sel Office. 37 CFR 1.52(d).
NOTE:		English oath or declaration in the form provided or approved by the PTO need not be translated R 1.69(b).
Ķ	Ţ En	glish
Ë	no	n-English
		the attached translation is a verified translation. 37 CFR 1.52(d).

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8. Assignment				
An assignment of t	he invention to			
is attached.				
will follow.				
9. Certified Copy				
Certified copy(ies) of applica	ation(s)			
(country)	(appin. n	ю.)		(filed)
(country)	(appin. n	o.)	7	(filed)
(country)	(appin. n	0.)		(filed)
from which priority is claimed				
is(are) attached.				
will follow.				
Isration. 37 CFR 1.55(a) and NOTE: This item is for any foreign U.S. application or Internal 120 is itself entitled to pric PAGES FOR NEW APPL TION(S) CLAIMED. 10. Fee Calculation (37 CFR A. Regular application) Number filed	n priority for which the dional Application from wority from a prior foreign JCATION TRANSMITTA	which this in applicable AL WHER	application claims be on then complete ite	enefit under 35 U.S.C. em 18 on the ADDED
10tai Claims 39 –20 :	= 19	X	\$ 12.00	228.00
ndependent				
Claims (37 CFR 1.16(b)) -3:	= 7	X	\$ 36.00	252.00
Multiple dependent claim(s), if a (37 CFR 1.16(d))	any		\$120.00	
Amendment cancel Amendment deleting Fee for extra claims NOTE: If the fees for extra claims ment, prior to the expiration any notice of fee deficiency	g multiple depender is not being paid a are not paid on filing the not the time period set	ncies en t this tim ey must b	e. e paid or the claims	d Trademark Office in
•	Filing Fee Calculation	20	•	850.00

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В.			sign applicatio 50.00—37 CFR			
				Filing Fee Calcula	tion	\$
C.			nt application 50.00—37 CFR	1.16(g))		
				Filing fee calculati	on	\$
11.	Sma	II En	tity Statement	(s)		
			ified Statement 7 is(are) attach		ing by a small entity t	inder 37 CFR 1.9 and
		Filir	ng Fee Calculat	ion (50% of A, B o	r C above)	\$
NO	TE: A	ny ex ithin 2	cess of the full fee ? months of the dat	e paid will be refunded to of timely payment of a	if a verified statement and a full fee. 37 CFR 1.28(a).	i a refund request are filed
12.	Requ	ıest	for Internation	nal-Type Search (37 CFR 1.104(d)) (co	mplete, if applicable)
					e search report for the merits takes place.	his appli cati on at the
13.	Fee	Payr	nent Being Ma	de At This Time		
		No	Enclosed			
			_	s to be paid at this e) can be paid subs		surcharge required by
	XX	End	closed			
			basic filing fee			s 850.00
			recording assi (\$8.00; 37 CF	-		\$
			than all the in- on behalf of the inventor refus	r filing by other ventors or person ne inventor where ed to sign or canno \$120.00; 37 CFR (h))	ot	\$
			a specification	an application with in a non-English 0.00; 37 CFR 1.52		\$
			processing an (\$120.00; 37 (nd retention fee CFR 1.53(d) and 1.	21(1))	
			fee for interna 37 CFR 1.21(tional-type search e)).	report (\$30.00;	\$
NO	fi C S	uiling IFR 1 ic filir	to complete the ap .53 and 1.78, indica	oplication pursuant to 3 ate that in order to obta d or the processing and 53(d).	7 CFR 1.53(d) and this, a in the benefit of a prior U. d retention fee of § 1.21(f)	tion which is abandoned for s well as the changes to 37 S. application, either the ba- must be paid within 1 year
				Total fees enclo	sed	\$ 850.00

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14. Metho	d of Payment of Fees
	theck in the amount of \$
	charge Account No. <u>01-0519</u> in the amount of \$.850_00 A suplicate of this transmittal is attached.
NOTE: Fee: 1.22	s should be itemized in such a manner that it is clear for which purpose the fees are paid. 37 CFR (b).
15. Author	rization to Charge Additional Fees
WARNING:	If no fees are to be paid on filing the following items should not be completed.
WARNING:	Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.
	he Commissioner is hereby authorized to charge the following additional fees y this paper and during the entire pendency of this application to Account No. $0.1-0.519$:
[x	37 CFR 1.16(a), (f) or (g) (filing fees)
	37 CFR 1.16(b), (c) and (d) (presentation of extra claims)
tion i od si autho	nuse additional fees for excess or multiple dependent claims not paid on filing or on later presenta- must only be paid or these claims cancelled by amendment prior to the expiration of the time peri- et for response by the PTO in any notice of fee deficiency (37 CFR 1.16(d)), it might be best not to orize the PTO to charge additional claim fees, except possibly when dealing with amendments af- nal action.
	37 CFR 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
	37 CFR 1.17 (application processing fees)
	While 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time under § 1.136(a) this authorization should be made only with the knowledge that: "Submission of the appropriate extension fee under 37 C.F.R. 1.136(a) is to no avail unless a request or petition for extension is filed." (Emphasis added). Notice of November 5, 1985 (1060 O.G. 27).
	37 CFR 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 CFR 1.311(b))
of a l	re an authorization to charge the issue fee to a deposit account has been filed before the mailing Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time ailing the notice of allowance. 37 CFR 1.311(b).
filed (FR 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be in the application prior to paying, or at the time of paying, issue fee". From the wording of FR 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than all entity" and (b) no notification is required if the change is to another small entity.
6. Instruc	tions As To Overpayment
	edit Account No. 01-0519
re	Monis Sky
Reg. No. 3	2,205 SIGNATURE OF ATTORNEY
'al Na 40 a :	Thomas F. Ryrne
ei. No. (8 <u>.0.</u>)	5) 499-5725 Type or print name of attorney
	1840 Dehavilland Dr
	Thousand Oaks, CA 91320

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X	Incor	poration by reference of added pages
		Check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED
	X	Plus Added Pages For New Application Transmittal Where Benefit Of Prior U.S Application(s) Claimed
		Number of pages added3
		Plus Added Pages For Papers Referred To In Item 4 Above
	_	Number of pages added
	State	ment Where No Further Pages Added
,		(If no further pages form a part of this Transmittal then end this Transmitta with this page and check the following item)
		This transmittal ends with this page.

ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED

NOTE: "In order for an application to claim the benefit of a prior filed copending national application, the prior application must name as an inventor at least one inventor named in the later filed application and disclose the named inventor's invention claimed in at least one claim of the later filed application in the manner provided by the first paragraph of 35 U.S.C. 112." 37 CFR 1.78(a).

NOTE: "In addition the prior application must be (1) complete as set forth in § 1.51, or (2) entitled to a filing date as set forth in § 1.53(b) and include the basic filing fee set forth in § 1.16; or (3) entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(1) within the time period set forth in § 1.53(d)." 37 CFR 1.78(a).

17. Relate Back-35 U.S.C. 120

NOTE: "Any application claiming the benefit of a prior filed copending national or international application must contain or be amended to contain in the first sentence of the specification following the title a reference to such prior application identifying it by serial number and filing date or international application number and international filing date and indicating the relationship of the applications." 37 CFR 1.78(a). See also the Notice of April 28, 1987 (1079 O.G. 32 to 46).

	Amend the Specification by inserting before the first line the sentence:	
"This is	a	
	continuation	
	continuation-in-part	
	divisional	
of copendi	ing application(s)	
***************************************	serial number 0 7 / <u>355, 027</u> filed on <u>5/19/89</u>	.,
	International Application filed on	
	and which designated the U.S."	

NOTE: The proper reference to a prior filed PCT application which entered the U.S. national phase is the U.S. serial number and the filing date of the PCT application which designated the U.S.

NOTE: (1) Where the application being transmitted adds subject matter to the International Application then the filing can be as a continuation-in-part or (2) it is desired to do so for other reasons, e.g. where no declaration is available, no English translation is available or no fee is to be paid on filing then the filing can be as a continuation. In these cases the International Application designating the U.S. is treated as the parent case in the U.S. and is an alternative to the completion of the International Application under 35 U.S.C. 371(c)(4) which must meet the requirements of 37 CFR 1.61(a). This alternative permits the completion of the filing requirements within any term set by the PTO under 37 CFR 1.53(d) to which the extension provisions of 37 CFR 1.136(a) apply. (Whereas, if the filing is as an international application entering the U.S. stage then the fee, declaration and/or English translation (where necessary) is due within 20 months of the priority date but can be paid within 22 months of the priority date (or is due within 30 months of the priority date but can be submitted within 32 months of the priority date) with the surcharges set forth in 37 CFR 1.492(e), (f) and 37 CFR 1.495(c); however, the provisions of 37 CFR 1.136 do not apply to this 22 or (32 month) period. 37 CFR 1.61(b).)

NOTE: The deadline for entering the national phase in the U.S. for an international application was clarified in the Notice of April 28, 1987 (1079 O.G. 32 to 46) as follows:

"The Patent and Trademark Office considers the International application to be pending until the 22nd month from the priority date if the United States has been designated and no Demand for International Preliminary Examination has been filed prior to the expiration of the 19th month from the priority date and until the 32nd month from the priority date if a Demand for International Preliminary Examination which elected the United States of America has been filed prior to the expiration of the 19th month from the priority date, provided that a copy of the international application has been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively. If a copy of the international application has not been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively, the international application becomes abandoned or to the United States 20 or 30 months from the priority date respectively. These periods have been placed in the rules as paragraph (h) of § 1.494 and paragraph (2) of § 1.495. A continuing application under 35 U.S.C. 365(c) and 120 may be filed anytime during the pendency of the international application."

(Added Pages for New Application Transmittal Where Benefit of a Prior U.S. Applications

Claimed [4-1.1]—page 1 of 3)

18. Relate Back—35 U.S.C. 119 Priority Claim for Prior Application

The prior U.S. application(s), including any prior International Application designating the U.S., identified above in item 16, in turn itself claim(s) foreign priority (ies) as follows:

	country	appl. no.	filed on	
The c	ertified copy (ies) has (have))		
	been filed on	in prior applicatio	n 0 /	which was
	is (are) attached			
WARN	ING: The certified copy of the price the International Bureau may ity application in the continuapplication communicated by U.S. serial number unless the tional stage is not entered. The prosecution of a continuity documents from the folder quired to request transfer, refied copies, enter and make Accordingly, the priority documents trage may not be	I not be relied on without a uing application. This is a withe International Bureau are national stage is entered for the entered and application. An alternations and transfer them to the attrieve the folders, make a record of such copies in unents in folders of internations.	any need to file a certified to because the certified to because the certified to be placed in a folder and ed. Such folders are dispipies may not be available tive would be to physically the continuing application, suitable record notations, in the Continuing Applicational applications which	d copy of the prior- copy of the priority d is not assigned a cosed of if the na- e if needed later in y remove the prior- The resources re- transfer the certi- ion are substantial. h have not entered
19. Ma NOTE:	Aintenance of Copendency The PTO finds it useful if a copy sponse is filed with the papers co ber 5, 1985 (1060 0.G. 27).	of the petition filed in the	prior application extendi	ing the term for re- Notice of Novem-
A . [Extension of time in prior	application		
(This	item must be completed and set in th	I the papers filed in t ne prior application ha		n if the period
	A petition, fee and responsible until	onse extends the ter	m in the pending pi	r ior application
	A copy of the petition	n filed in prior applica	ation is attached	
B . [Conditional Petition for E	xtension of Time in P	rior Application	
	(complete this i	tem if previous item r	not applicable)	
	A conditional petition for plication.	extension of time is	being filed in the per	nding prior ap-
	A copy of the condit	ional petition filed in	the prior application	is attached
20. Fu	rther Inventorship Statemo	ent Where Benefit o	of Prior Application	(s) Claimed
NOTE:	"If the continuation, continuation- named in the prior application a st tion of the names of the person o continuation, continuation-in-part, with the file wrapper continuation:	atement must accompany r persons who are not invo or divisional application."	y the application when file entors of the invention be	ed requesting dele- eing claimed in the
NOTE:	"In the case of a continuation-in amendment, an oath or declaration is require may be named in the continuing a and claims only subject matter disquired and the application must mapplication." 37 CFR 1.60(c). (deal	on as required by § 1.63 d due to additional subjec application. In a continuati sclosed in a prior applicat ame as inventors the san	must be filed. In those a t matter being claimed, a ion or divisional application ion, no additional oath on the or less than all the inv	situations where a additional inventors on which discloses r declaration is re-

(Added Pages for New Application Transmittal Where Benefit of a Prior U.S. Applications
Claimed [4-1.1]—page 2 of 3)

(complete applicable item (a), (b) and/or (c) below)

(a)	₩.	application discloses and claims only subject matter disclosed in the prior application whose particulars are set out above and the inventor(s) in this application are
		less than those named in the prior application and it is requested that the following inventor(s) identified for the prior application be deleted:
-		(Type name(s) of inventor(s) to be deleted)
(b)	KX	This application discloses and claims additional disclosure by amendment and a new declaration or oath is being filed. With respect to the prior application the inventor(s) in this application are
		∑χ the same
		the following additional inventor(s) have been added
		(Type name(s) of inventor(s) to be added)
(c)	The	inventorship for all the claims in this application are
		χχ the same
		not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made
		is submitted
		will be submitted
21.	Aba	ndonment of Prior Application (if applicable)
		Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time or to revive in that application is granted and when this application is granted a filing date so as to make this application copending with said prior application.
NOTE	p v	ccording to the Notice of May 13, 1983 (103, TMOG 6-7) the filing of a continuation or continuation-in- art application is a proper response with respect to a petition for extension of time or a petition to re- ive and should include the express abandonment of the prior application conditioned upon the grant- ng of the petition and the granting of a filing date to the continuing application.
22. Pe Amen		on for Suspension of Prosecution for the Time Necessary to File an ent
WAR	NINC	"The claims of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." MPEP, § 706.07(b).
NOTE	C	There it is possible that the claims on file will give rise to a first action final for this continuation appli- ation and for some reason an amendment cannot be filed promptly (e.g., experimental data is being athered) it may be desirable to file a petition for suspension of prosecution for the time necessary.
		(check the next item, if applicable)
(Add	☐ ed F	There is provided herewith a Petition To Suspend Prosecution for the Time Necessary to File An Amendment (New Application Filed Concurrently) ages for New Application Transmittal Where Benefit of a Prior U.S. Applications Claimed [4-1.1]—page 3 of 3)